

said county of Wilts, Esq. Alexander Thistlethwaite, of Winterslow, in the said county of Wilts, Esq. Richard Chandler, of Idmiston, in the said county of Wilts, Esq. John Young, of Durneford, in the said county of Wilts, Esq. and William Hearst, of the Close of Sarum aforesaid, Esq. now, therefore, the person or persons claiming to be the representative or representatives of the last survivor of the said trustees is or are hereby required, within twenty-eight days from the date hereof, to come in before Samuel Duckworth, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or give notice of his, her, or their pedigree or other title as trustee to the said Master, and, within thirty-one days, prove his, her, or their title to the satisfaction of such Master.

**WHEREAS** by a Decree of the High Court of Chancery, made in a cause *Hawke v. Kemp*, it was referred to James William Farrer, Esq., one of the Masters of the said Court, to enquire and state to the Court who were the next of kin of Hickery Hawke, formerly of Norwich, afterwards of Yarmouth, then of the Curtain-road, and late of Rodney-street, Pentonville, both in the county of Middlesex, Victualler (who died on the 21st day of October 1832), living at his death, and if any of them were since dead, who was or were his, her, or their personal representative or representatives; any person or persons claiming to be such next of kin, and if any of them are since dead, the personal representative or representatives of him, her, or them so dying, are forthwith, by their Solicitors, to come in before the said Master, at his chambers, in Southampton-buildings, Chancery-lane, London, and prove his, her, or their kindred, or in default thereof he, she, or they will be forthwith excluded the benefit of the said Decree.

**WHEREAS** by an Order of the High Court of Chancery, made in a cause *Spencer versus Gilpin*, it was, amongst other things, referred to Andrew Henry Lynch, Esq. one of the Masters of the said Court, to enquire and state to the Court whether Richard Gilpin, William Waylen, Sarah Johnson, and Flora Aldridge, named in the will of Mary Gilpin, wife of Richard Gilpin, Esq. late of Hockliffe, in the county of Bedford, deceased, formerly Mary Spencer, of Titchfield-street, in the county of Middlesex, widow, deceased (who died on or about the 14th day of January 1785), are living or dead, and if dead, when they died; and also to enquire and state to the Court, whether the said William Waylen, Sarah Johnson, and Flora Aldridge, respectively, ever had any and what child or children, and if they had any such child or children, when they were respectively born; and if any such child or children were daughters, whether they were ever and when married; and also whether such child or children is or are living or dead, and if dead, when they died, and whether they had attained twenty-one; and if he shall find that any such child or children is or are dead, having previously attained twenty-one, or being daughters had attained that age, or married, he is directed to enquire and state to the Court who are their legal personal representatives, and whether any and which of the children of the said William Waylen, Sarah Johnson, and Flora Aldridge ever, and when, disposed of or incumbered their shares in the residuary estate of the said Mary Gilpin, and to whom and who are or is now entitled to the shares or interest of such children, and how they are so entitled; the said William Waylen, if living, and if dead, his child or children, if any such be living, or if any of them be dead, any person or persons claiming to be their legal personal representatives, or any person or persons claiming to be entitled to or to have any incumbrances on their shares in the said residuary estate, are, on or before the 17th day of August 1841, to come in and establish their claims before the said Master, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Order.

**WHEREAS** by a Decree of the High Court of Chancery, made on the hearing of certain causes wherein Matthew Jackson and others are plaintiffs, and William Pickering and others are defendants, and wherein Matthew Jackson and others are plaintiffs, and John Gordon and others are defendants, bearing date the 22d day of May 1841, it was ordered that it be referred to the Master

of the said Court in rotation, to enquire and state to the Court whether Robert Jackson, deceased, (who resided at the time of his death at Liverpool, in the county of Lancaster), the son of Robert Jackson, the brother of Jonathan Jackson, the testator in the pleadings named, and Alice Irvin, deceased (who resided at the time of her death at Workington, in the county of Cumberland), the daughter of the said testator's brother, Abraham Jackson, in the pleadings also named, respectively, had any and what children, and when such children were respectively born, and whether such children, respectively, are living or dead, and if dead, when they respectively died, and who is or are their personal representative or representatives; and it was ordered that the said Master should also enquire and state what children Mary Bell, deceased (who resided at the time of her death at Workington, in the county of Cumberland), Mary Pearson, afterwards Mary Russell, deceased (who resided at the time of her death at Workington aforesaid), and Elizabeth Johnson, deceased (who resided at the time of her death at Liverpool, in the county of Lancaster), three of the nieces of the said testator in the pleadings named, respectively, had, and when such children were respectively born, and whether such children are living or dead, and if dead, when they respectively died, and who is or are their personal representative or representatives; and it was ordered that the said Master should enquire and state what children the plaintiff, Margaret Steel (who resides at Liverpool, in the county of Lancaster), another of the nieces of the said testator mentioned in the said testator's will, has had, and when such children were respectively born, and whether they are living or dead, and if dead, when they respectively died, and who is or are their personal representative or representatives; and it was ordered that the said Master should also enquire and state to the Court, what children the plaintiff, Ann Siddell, formerly Ann Devereux (who resides at Wrexham, in the county of Denbigh), has had, and when such children were respectively born, and whether such children are living or dead, and if dead, when they respectively died, and who is or are their personal representative or representatives; and it was ordered that the said Master should also enquire and state to the Court, what children Honer Owen (who resides at Birkenhead, in the county of Chester), Mary Jones (who resides at Bibbington, in the said county of Chester), and Richard Jones, of Demerara, in the said will of the said testator and in the pleadings of these causes respectively named, have respectively had, and when such children were respectively born, and whether such children are living or dead, and if dead, when they respectively died, and who is or are their personal representative or representatives; all persons, therefore, claiming to be any or either of the parties so as aforesaid, enquired after by the said Decree are forthwith to come in and make out their claims before James William Farrer, Esquire (the Master in relation to whom these causes stand referred), at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

**WHEREAS** by a Decree in the High Court of Chancery, made in a cause of *Walters v. Austwick*, it is referred to Sir William Horne, one of the Masters of the said Court, to inquire and state to the Court of what real estates Joseph Austwick, therein named, was seized or possessed at the time of his death; and also who is or are the heirs or heir at law of the said Joseph Austwick (which said Joseph Austwick was late of Budleigh Salterton, in the parish of East Budleigh, in the county of Devon, Gentleman, and died in the month of July 1838); and whereas the heirship to the said Joseph Austwick has in part been allowed to a certain person claiming to be such heir, reserving the claim of the issue (if any) of Elizabeth Bean, deceased; therefore any person or persons claiming to be the heir or heirs at law of the said Joseph Austwick, in right of the said Elizabeth Bean, who (before her marriage with William Bean) was Elizabeth Austwick, Spinster, and was formerly in the parish of Saint George, Bloomsbury, in the county of Middlesex, is or are forthwith to come in before the said Master and make out and prove their heirship, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.